

NOTICES OF PROPOSED RULEMAKING Initiated After January 1, 1995

Unless exempted by A.R.S. § 4101995, each agency shall begin the rulemaking process by first filing a Notice of Proposed Rulemaking, containing the preamble and the full text of the rules, with the Secretary of State's Office. The Secretary of State shall publish the notice along with the Preamble and the full text in the next available issue of the Arizona Administrative Register.

Under the administrative Procedure Art (A.R.S. § 41-1001) *et seq.*, an agency must allow at least 30 days to elapse after the publication of the Notice of Proposed Rulemaking in the *Register* before beginning any proceedings for adoption, amendment, or repeal of any rule. A.R.S. §§ 41-1013 and 41-1022.

NOTICE OF PROPOSED RULEMAKING

TITLE 1. RULES AND THE RULEMAKING PROCESS

CHAPTER 6. GOVERNOR'S REGULATORY REVIEW COUNCIL

PREAMBLE

1. Sections Affected

	<u>Rulemaking Action</u>
R1-6-101	Amend
R1-6-102	Amend
R1-6-103	Amend
R1-6-104	Amend
R1-6-105	Amend
R1-6-107	New Section
R1-6-108	Amend
Article 3	New Article
R1-6-301	New Section
Article 4	New Article
R1-6-401	New Section

2. The specific authority for the rulemaking, including both the authorizing statute (general) and the statutes the rules are implementing (specific):

Authorizing statutes: A.R.S. § 41-1051(E) provides the Council with general authority to adopt these rules.
Implementing statutes: A.R.S. § 41-1051 provides specific authority for R1-6-101.
A.R.S. §§ 41-1052 and 41-1056 provide specific authority for R1-6-102.
A.R.S. §§ 1052 and 41-1056 provide specific authority for R1-6-103.
A.R.S. § 41-1052(B) and (C) provide specific authority for R1-6-104.
A.R.S. § 41-1052(B) and (C) provide specific authority for R1-6-105.
A.R.S. § 41-1052(E) provides specific authority for R1-6-107.
A.R.S. § 41-1056 provides specific authority for R1-6-108.
A.R.S. § 41-1033 provides specific authority for R1-6-301.
A.R.S. § 41-1056.01 provides specific authority for R1-6-401.

3. The name and address of agency personnel with whom persons may communicate regarding the rulemaking:

Name: Robert Dalager, Administrator
Address: Governor's Regulatory Review Council
1400 West Washington, Suite 270
Phoenix, Arizona 85007
Telephone Number: (602) 542-2058
Fax Number: (602) 542-1486

4. An explanation of the rule, including the agency's reasons for initiating the rule:

R1-6-101 requires change to set scheduling for Council meetings on a calendar-year basis rather than the current fiscal year. Also, consistent with the Council's new statutory responsibilities, language is being added to allow scheduling of special meetings for appeals of economic, small business, and consumer impact statements and appeals of substantive policy statements.

R1-6-102 requires change to set scheduling for submission deadlines on a calendar-year basis rather than the current fiscal year. A citation error is also being corrected.

R1-6-103 requires change to reflect accurately the type, number, and order of documents to be submitted to the Council for adopted rules. The result is that fewer copies of documents will be required.

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R1-6-104 requires change to indicate that the Council will submit agency certificates and agency receipts when the Council submits an approved rule package to the Secretary of State. References to approved rules being filed by the agency with the Secretary of State are being deleted.

R1-6-105 requires change to be consistent with A.R.S. § 41-1052(B). The statute makes resubmission of a rule permissive.

R1-6-107 is a new Section. It deals with submission of written comments and visual aids to the Council and the affected agency before a meeting.

R1-6-108 requires change to reflect accurately the type, number, and order of documents to be submitted to the Council for 5-year-review reports. The result is that fewer documents will be required.

The Council is required by A.R.S. Title 41, Chapter 6, Article 3, to review appeals of an agency's final decision whether to adopt as a rule an existing agency practice or substantive policy statement that any petitioning person alleges to constitute a rule. R1-6-301 provides guidelines for filing the appeal and for notification procedures preceding and following a Council meeting.

The Council is required by A.R.S. Title 41, Chapter 6, Article 5, to review appeals of an agency's final decision whether to adopt, amend, or repeal a rule objected to by a person pursuant to A.R.S. § 41-1056.01. R1-6-401 provides guidelines for filing the appeal and for notification procedures preceding and following a Council meeting.

5. A showing of good cause why the rule is necessary to promote a statewide interest if the rule will diminish a previous grant of authority of a political subdivision of this state:

Not applicable.

6. The preliminary summary of the economic, small business, and consumer impact:

The changes in the GRRC rules make the rules easier to understand. The rules provide the order for agency submissions and group the submissions in a standard format. The rules reduce the overall number of copies required for rule package submissions. R1-6-301 and R1-6-401 are procedural rule changes required by statute.

No entity will bear new or additional costs due to these rules. Agencies and private persons will benefit from requiring fewer documents be submitted to the Council. Minimal cost savings will result. The benefits of the rule changes outweigh costs associated with changing and implementing the rules.

7. The name and address of agency personnel with whom persons may communicate regarding the accuracy of the economic, small business, and consumer impact statement:

Name: Terry Krukemyer, Staff Economist
Address: Governor's Regulatory Review Council
1400 West Washington, Suite 270
Phoenix, Arizona 85007
Telephone Number: (602) 542-2058
Fax Number: (602) 542-1486

8. The time, place, and nature of the proceedings for the adoption, amendment, or repeal of the rule; or, if no proceeding is scheduled, where, when, and how persons may request an oral proceeding on the proposed rule:

Written comments on the proposed rules or preliminary economic, small business, and consumer impact statement may be submitted to the persons listed above no later than 5 p.m., January 4, 1996.

An oral proceeding has been scheduled as follows:

Date: January 2, 1996
Time: 1:30 p.m.
Location: Governor's Regulatory Review Council
2nd Floor Conference Room
1400 West Washington
Phoenix, Arizona 85007

9. Any other matters prescribed by statute that are applicable to the specific agency or to any specific rule or class of rules:

None.

10. Incorporations by reference and their location in the rules:

None.

11. The full text of the rules follows:

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TITLE 1. RULES AND THE RULEMAKING PROCESS

CHAPTER 6. GOVERNOR'S REGULATORY REVIEW COUNCIL

ARTICLE 1. RULES OF PROCEDURE

- R1-6-101. Meetings
- R1-6-102. Schedule and Filing Deadlines
- R1-6-103. Submission of Rules
- R1-6-104. Rules Approved by the Council
- R1-6-105. Returned Rules
- R1-6-107. Oral and Written Comments
- R1-6-108. Five-year Review Reports

**ARTICLE 3. AGENCY PRACTICE OR SUBSTANTIVE
POLICY STATEMENTS**

- R1-6-301. Appeals of Existing Agency Practices or Substantive Policy Statements

ARTICLE 4. APPEALS OF ECONOMIC, SMALL BUSINESS, AND CONSUMER IMPACT STATEMENTS

- R1-6-401. Appeals of Economic, Small Business, and Consumer Impact Statements

ARTICLE 1. RULES OF PROCEDURE

R1-6-101. Meetings

- A. The Chair, in consultation with the Council, shall set regular meeting dates of the Council for each ~~fiscal~~ calendar year by the preceding ~~April 30~~ October 31. Notice of a regular meeting shall be posted according to the Open Meeting Law at least 10 calendar days before a regular meeting.
- B. The Council may schedule a special meeting to consider the rules resubmitted to the Council; appeals of delegation agreements; appeals of economic, small business, and consumer impact statements; appeals of substantive policy statements; or for other matters. Notice of a special meeting shall be posted according to the Open Meeting Law at least 48 hours before a special meeting.
- C. No change.

R1-6-102. Schedule and Filing Deadlines

The Council shall establish for each ~~fiscal~~ calendar year, by the preceding ~~April 30~~ October 31, a schedule containing filing deadlines, publication dates, and meeting dates for Council review of:

- 1. No change.
- 2. Resubmissions of rules pursuant to R1-6-105(A)(1); and
- 3. No change.

R1-6-103. Submission of Rules

- A. For each adopted regular rule submission, an agency shall deliver to the Council office:
 - 1. On original and 11 copies of the following Eleven rule packages that contain the following documents assembled in the following order:
 - a. ~~A cover~~ Cover letter signed by the agency director specifying:
 - i. The close of the record date and the date the rules were adopted by the agency;
 - ii. The procedures followed for adopting the rule including the dates the following were published in the *Register*:
 - (1) Notice of Docket Opening, as required by A.R.S. § 41-1021(C);
 - (2) ~~Proposed rule~~ Notice of Proposed Rulemaking, as required by A.R.S. § 41-1022;

- (3) Any supplemental notices, pursuant to ~~as~~ required by A.R.S. § 41-1022(D);
- (4) Notice of Oral Proceeding, as required by A.R.S. § 41-1023(D); and
- (5) ~~Notice Any other notice of public participation as set forth in (See A.R.S. § 41-1023);~~
- iii. A statement of whether definitions of terms contained in statutes or other rules and used in the adopted rule have been attached; and
- iii.iv. A list of all documents enclosed.
- b. A copy of the existing rule if the rule is not shown as part of the revised text of a rule the agency is amending.
- b. Notice of Final Rulemaking, required by R1-1-601, including the preamble;
- c. Copies of the general and specific statutes authorizing the agency to adopt the rule;
- c. Table of contents for the adopted rule;
- d. Copies of definitions of terms, contained in statutes or other rules, used in the adopted rule;
- d. Text of the adopted rule;
- e. All written comments submitted by the public concerning the rule; and
- e. Economic, small business, and consumer impact statement that contains the information required by A.R.S. § 41-1055.
- f. A summary of the contents of the presentations made at an oral proceeding or a tape recording of an oral proceeding if any oral proceeding was held.
- f. Concise explanatory statement that contains the information required by A.R.S. § 41-1036;
- g. Summary of written comments submitted by the public concerning the rule, if any;
- h. Summary of the contents of presentations made at an oral proceeding if an oral proceeding was held;
- i. Copy of the existing rule if the existing rule is not shown as part of the revised text of a rule the agency is amending;
- k. Copy of the general and specific statutes authorizing the rule; and
- l. Copy of definitions of terms, contained in statutes or other rules, used in the adopted rule, if any;
- 2. One original copy of each and 15 copies of the following:
 - a. The text of the adopted rule;
 - a. All written comments submitted by the public concerning the rule;
 - b. A preamble that includes all of the information listed in A.R.S. § 41-1001(14);
 - b. Incorporations by reference, if any;
 - c. A table of contents;
 - d. An economic, small business, and consumer impact statement that contains the information required by A.R.S. § 41-1055; and
 - e. A concise explanatory statement that contains the information required by A.R.S. § 41-1036.
- 3. Two copies of materials incorporated by reference.
- B. For each adopted regular rule approved by the Council, an agency shall deliver to the Council office within 14 calendar days after Council action, unless otherwise authorized by the Council:

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1. A letter identifying each change made at the direction of the Council;
2. One original and 5 copies of the following documents assembled in the following order:
 - a. Agency certificate, required by R1-1-105(B);
 - b. Text of the adopted rule containing the changes required by the Council, if any; and
 - c. Items listed in subsections (A)(1)(b), (A)(1)(c), (A)(1)(e), and (A)(1)(f).
3. One original and 1 copy of the receipt, required by R1-1-106.

B.C. For each summary rule, an agency shall deliver to the Council office:

1. For a proposed summary rule, ~~1 original and 11 copies~~ copy of the following documents assembled in the following order:
 - ~~b-a.~~ The ~~notice~~ Notice of Proposed Summary Rulemaking, including the preamble, file with the Office of the Secretary of State, required by A.R.S. § 41-1027(B).
 - b. Table of contents for the proposed summary rule;
 - ~~a-c.~~ The text Text of the proposed summary rule; and
 - d. Statute that repeals or supersedes the authority under which the original rule was enacted or the statute that is repeated verbatim in the original rule or proposed summary rule.
2. For an adopted summary rule:
 - a. ~~One original and 15 copies of the following Eleven~~ rule packages that contain the following documents assembled in the following order:
 - i. Notice of Final Summary Rulemaking, required by R1-1-601, including the preamble;
 - ii. A preamble that includes all the information listed in A.R.S. § 41-1001(14);
 - ~~i-ii.~~ A table Table of contents for the adopted summary rule;
 - iii. ~~The text~~ Text of the adopted summary rule;
 - iv. ~~An economic~~ Economic, small business, and consumer impact statement that contains the information required by A.R.S. § 41-1055; and
 - ~~v.~~ A concise Concise explanatory statement that contains the information required by A.R.S. § 41-1036; and
 - b. ~~One original and 11 copies~~ copy of all written comments submitted by the public concerning the rule.

D. For each adopted summary rule approved by the Council, an agency shall deliver to the Council office within 14 calendar days after Council action, unless otherwise authorized by the Council:

1. A letter identifying each change made at the direction of the Council.
2. One original and 5 copies of the following documents assembled in the following order:
 - a. Agency certificate, required by R1-1-105(B);
 - b. Text of the adopted summary rule containing the changes required by the Council, if any; and
 - c. Items listed in the subsections (C)(2)(a)(i), (C)(2)(a)(ii), (C)(2)(a)(iv), and (C)(2)(a)(v).
3. One original and 1 copy of the receipt, required by R1-1-106.

C.E. No change.

R1-6-104. Rules Approved by the Council

- A When the Council approves an agency's rules as submitted, the Council shall file the original and ~~four~~ 4 copies of the agency certificate; rule; preamble; concise explanatory state-

ment; and economic, small business, and consumer impact statement; 2 copies of the agency receipt; and one 1 copy of materials incorporated by reference with the Office of the Secretary of State, or, upon written request from the agency, shall ~~return the documents to the agency in a sealed envelope or container. Whether filing the documents with the Office of the Secretary of State or returning documents to the agency, the~~ The Council shall include a written notice signed by the Chair specifying the Sections approved and the date of the Council approval. If the Council returns the documents to the agency, the notice shall state that the envelope or container shall not be unsealed before the documents are filed with the Office of the Secretary of State.

- B. The Council may vote to approve an adopted rule, preamble, or economic, small business and consumer impact statement after providing the agency with the exact words of each change to be made.

1. ~~The agency shall submit a letter identifying each change made and one original and four copies of the revised rule, preamble, or economic, small business, and consumer impact statement to the Chair by 14 calendar days of the Council action unless otherwise authorized by the Council.~~

~~2-1.~~ The Chair shall verify that each change required by the Council was made and file the original and ~~four~~ 4 copies of the agency certificate; rule; preamble; concise explanatory statement; and economic, small business and consumer impact statement; 2 copies of the agency receipt; and one 1 copy of materials incorporated by reference with the Office of the Secretary of State, or, upon written request from the agency, shall return the documents to the agency in a sealed envelope or container. Whether filing the documents with the Office of the Secretary of State or returning the documents to the agency, the The Council shall include a written notice signed by the Chair specifying the Sections approved and the date of Council approval. If the Council returns the documents to the agency, the notice shall state that the envelope or container shall not be unsealed before the documents are filed with the Office of the Secretary of State.

3-2. No change.

R1-6-105. Returned Rules

The Council may vote to return a rule preamble; or economic, small business, and consumer impact statement, pursuant to A.R.S. § 41-1052(C)(B) after identifying issues for further consideration by the agency.

1. The Council shall ~~may~~ schedule a date for resubmission in consultation with the agency representative.
2. No change.
3. No change.
4. No change.

R1-6-107. Oral and Written Comments

A. A person may submit written comments, pursuant to A.R.S. § 41-1052(E), by sending 1 original and 9 copies of the written comments to the Council office and 1 copy to the affected agency. Written comments shall be received in the Council office at least 6 calendar days before the regular Council meeting at which the rule is scheduled on the agenda.

B. A person making oral comments at a Council meeting shall submit 1 original and 9 copies of any visual aids, if used, to the Council office and 1 copy to the affected agency. The visual aids shall be received in the Council office at least 6 calendar days before the regular Council meeting at which the rule is scheduled on the agenda.

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- C. All written and oral comments shall relate to a rule or matter scheduled on the Council meeting agenda, cite the particular provision of A.R.S. § 41-1052(C) that is the basis for the Council's authority to consider each issue addressed, and state specifically how the issue relates to that statutory criterion for Council action. The Chair may limit the time allotted to each speaker and preclude repetitious comments.

R1-6-108. Five-year Review Reports

- A. An agency shall include in its 5-year review report the information required by A.R.S. § 41-1056, separately discussing that information and the following:
- A. An agency shall deliver to the Council office 1 original and 10 copies of a 5-year-review report required by A.R.S. § 41-1056. Except as indicated in subsection (B), the 5-year-review report shall separately discuss and present the following information in the following order for each rule:
1. The general General and specific statutes authorizing the rule;
 2. The objective Objective of the rule;
 3. The effectiveness Effectiveness of the rule in achieving that objective;
 4. The rule's consistency Consistency of the rule with state and federal statutes and rules;
 5. The status of enforcement of the rule Agency enforcement policy, including whether the rule is currently being enforced and, if so, whether there are any problems with enforcement;
 6. Agency views regarding current wisdom of the rule;
 7. Clarity, conciseness, and understandability of the rule;
 - 6-8. A summary Summary of the written criticisms of the rule received by the agency within the five 5 years immediately preceding the 5-year-review report, including letters, memoranda, and written allegations made in litigation and administrative proceedings in which the agency was a party that the rule is discriminatory, unfair, unclear, inconsistent with statute, or beyond the authority of the agency to enact, and the conclusion of the litigation and administrative proceedings; and
 9. Estimated economic, small business, and consumer impact of the rule as compared to the economic, small business, and consumer impact statement prepared on the last adoption of the rule; and
 - 7-10. The course Course of action the agency proposes to take regarding each rule, including the month and year in which the agency will submit the rule to the Council open a rulemaking docket if the agency determines it is necessary to amend, repeal, or adopt a rule.
- B. An agency shall submit a single combined 5-year review report for any group of rules for which the information regarding any of the rules listed in subsection (A) is identical.
- B. When the information regarding any of the items listed in subsection (A) identical for any group of rules, the agency shall discuss that information in its 5-year-review report only once for the group of rules.
- C. An agency shall deliver one original and 11 copies of its 5-year review report to the Council office. The 5-year-review report shall have attached the following:
1. Copy of the rules being reviewed;
 2. Copy of the general and specific authorizing statutes; and
 3. Matrix that summarizes in table form the information required in subsections (A)(1), (A)(3) through (A)(5), (A)(7), and (A)(10).

**ARTICLE 3. AGENCY PRACTICE OR SUBSTANTIVE
POLICY STATEMENTS**

R1-6-301. Appeals of Existing Agency Practices or Substantive Policy Statements

- A. A person appealing an agency's final decision regarding a petition for review of an existing agency practice or substantive policy statement filed pursuant to A.R.S. § 41-1033(B) shall deliver to the Council office 1 original and 9 copies of the following:
1. A written request signed by the person submitting the appeal that sets forth the following:
 - a. Name of the agency upon which the appeal is taken;
 - b. Name, address, and facsimile and telephone numbers of the person filing the appeal;
 - c. Name of the entity or person being represented by the person filing the appeal;
 - d. Subject matter of the existing agency practice or substantive policy statement being appealed; and
 - e. Reasons why the person appealing believes that the existing agency practice or substantive policy statement constitutes a rule; and
 2. If submitted to the agency by the person filing the appeal, a copy of the petition requesting a review of the agency's existing practice or substantive policy statement.
- B. An agency whose final decision is being appealed shall deliver to the Council office 1 original and 9 copies of the following:
1. A memorandum that sets forth the following:
 - a. Date the agency gave written notice of its decision pursuant to A.R.S. § 41-1033(A).
 - b. Name, address, and facsimile and telephone numbers of each agency contact person; and
 - c. Reasons why the agency believes that the existing agency practice or substantive policy statement does not constitute a rule;
 2. The existing agency practice or substantive policy statement being appealed;
 3. Each petition filed with the agency requesting a review of the agency's existing practice or substantive policy statement being appealed; and
 4. The agency's written response to each petition submitted to the agency requesting a review of the agency's existing practice or substantive policy statement being appealed.
- C. The Council shall notify the affected agency of an appeal of an existing agency practice or a substantive policy statement by 5 p.m. of the business day following Council notification of the appeal. The agency shall deliver to the Council office the information and documents set forth in subsection (B) no later than 5 p.m. on the third business day following notification by the Council of the appeal.
- D. Within the 14 calendar days after an appeal is filed with the Council, the Chair shall send written notice to the person filing the appeal and the affected agency stating whether 3 Council members have requested that the appeal be considered at a Council meeting. If the appeal is to be considered at a Council meeting, the notice shall include the date and time of the Council meeting.
- E. Within 7 calendar days after the Council decides whether the agency practice or substantive policy statement constitutes a rule, the Chair shall send a written letter to affected agency and the person filing the appeal that specifies the decision and the reasons for and date of the Council decision.

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ARTICLE 4. APPEALS OF ECONOMIC, SMALL BUSINESS, AND CONSUMER IMPACT STATEMENTS

R1-6-401. Appeals of Economic, Small Business, and Consumer Impact Statements

A. A person appealing an agency's final decision on whether to initiate a rulemaking pursuant to A.R.S. § 41-1056.01(D), shall deliver to the Council office 1 original and 9 copies of the following:

1. The written request signed by the person submitting the appeal, citing the rule or rules being appealed and setting forth the following:
 - a. Name of the agency upon which the appeal is taken;
 - b. Name, address, and facsimile and telephone numbers of the person filing the appeal;
 - c. Name of the entity or person being represented by the person filing the appeal;
 - d. Manner in which the person filing the appeal is or may be affected by the agency's final decision made pursuant to A.R.S. § 41-1056.01(C); and
 - e. Reasons why the person appealing believes either that the actual economic, small business, and consumer impact exceeded the estimated impact pursuant to A.R.S. § 41-1056.01(A)(1), or that the actual economic, small business, and consumer impact was not estimated on adoption of the rule and that the impact imposes a significant burden on persons subject to the rule pursuant to A.R.S. § 41-1056.01(A)(2);
2. The economic, small business, and consumer impact statement being addressed in the appeal; and
3. The data used by the person appealing to support the reasons under subsection (A)(1)(e).

B. An agency whose final decision is being appealed shall deliver to the Council office 1 original and 9 copies of the following:

1. A memorandum that sets forth the following:
 - a. Date of the publication of the agency's final decision pursuant to A.R.S. § 41-1056.01(C);
 - b. Name, address, and facsimile and telephone numbers of each agency contact person;

c. Reasons why the agency believes either that the actual economic, small business, and consumer impact did not significantly exceed the estimated economic, small business, and consumer impact or that the actual economic, small business, and consumer impact was estimated on adoption of the rule and/or that the impact does not impose a significant burden on persons subject to the rule; and

d. Final judgments, if any, issued by a court of competent jurisdiction that are based on whether the contents of the adopted rule's economic, small business, and consumer impact statement were insufficient or inaccurate.

2. The rule being appealed; and

3. The agency's written summary of comments received about the rule and its impacts, the agency's response to those comments, and the agency's final decision on whether to adopt, amend, or repeal the rule.

C. The Council shall notify the affected agency of an appeal of a rule and its impact by 5 p.m. of the business day following Council notification of the appeal. The agency shall deliver to the Council office the information and documents set forth in subsection (B) no later than 5 p.m. on the third business day following notification by the Council of the appeal.

D. Within 14 calendar days after an appeal is filed with the Council, the Chair shall send written notice to the person filing the appeal and the affected agency stating whether 3 Council members have requested that the appeal be considered at a Council meeting. If the appeal is to be considered at a Council meeting, the notice shall include the date and time of the Council meeting.

E. Within 7 calendar days after the Council decides whether either or both of the provisions set forth in A.R.S. § 41-1056.01(A) are met, the Chair shall send a written letter to the affected agency and the person filing the appeal that specifies the decision, the reasons for and date of the Council decision, and the decision, if any, required by the agency.

NOTICE OF PROPOSED RULEMAKING

TITLE 12. NATURAL RESOURCES

CHAPTER 1. RADIATION REGULATORY AGENCY

PREAMBLE

1. Section Affected

Appendix A
ARRA-4
ARRA-4X
ARRA-4XT
ARRA-4PAT
ARRA-4IG
ARRA-4IR
ARRA-4PAR
ARRA-4S
ARRA-13
ARRA-1004
ARRA-1005
ARRA-1030
ARRA-1050

Rulemaking Action

Amend
Amend
New Exhibit
New Exhibit
New Exhibit
New Exhibit
New Exhibit
New Exhibit
New Exhibit
New Exhibit
New Exhibit
New Exhibit
New Exhibit
New Exhibit
New Exhibit

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ARRA-1070
ARRA-1090

New Exhibit
New Exhibit

2. The specific authority for the rulemaking, including both the authority statute (general) and the statutes the rules are implementing (specific):

Authorizing statute: A.R.S. § 30-654(B)

Implementing statute: A.R.S. §§ 30-671, 30-672, and 30-672.01

2. The name and address of the agency personnel with whom persons may communicate regarding the rules:

Name: Dan Kuhl

Address: Radiation Regulatory Agency
4814 South 40th Street
Phoenix, Arizona 85040

Telephone Number: (602) 255-4845, ext. 233

Fax Number: (602) 437-0705

4. An explanation of the rule, including the agency's reasons for initiating the rule:

The registration and licensing forms needed for registration of x-ray producing machines and licensing of nonionizing-producing machines, as required in Article 2, are added in response to the administration requirements contained in A.R.S. § 41-1005(A)(8). The Agency believes it is far simpler to provide the forms with the associated rules rather than the alternative to publishing the forms, describing the required information asked for on each form in the rules.

5. A showing of good cause why the rule is necessary to promote a statewide interest if the rule will diminish a previous grant of authority of a political subdivision of this state:

Not applicable.

6. The preliminary summary of the economic, small business, and consumer impact:

The information gathered by use of the forms is nothing new. It has been required all along during the current registration and licensing process to insure the applicant has adequate safety procedures, instrumentation, and facilities. Therefore, little if any additional economic, small business, and consumer impact should result.

7. The name and address of agency personnel with whom persons may communicate regarding the accuracy of the economic, small business, and consumer impact statement:

Name: Dan Kuhl

Address: Radiation Regulatory Agency
4814 South 40th Street
Phoenix, Arizona 85040

Telephone Number: (602) 255-4845, ext. 233

Fax Number: (602) 437-0705

8. The time, place, and nature of the proceedings for the adoption, amendment, or repeal of the rule, if no proceeding is scheduled, where, when, and how persons may request an oral proceeding on the proposed rules:

No public proceeding is scheduled. A person may submit written comments to our request that an oral proceeding be held on the proposed rules by submitting the comments or a written request for hearing no later than 5 p.m., January 13, 1996, to the following person:

Name: Aubrey Godwin, Director

Address: Radiation Regulatory Agency
4814 South 40th Street
Phoenix, Arizona 85040

Telephone Number: (602) 255-4845

Fax Number: (602) 437-0705

9. Any other matters prescribed by statute that are applicable to the specific agency or to any specific rule or class or rules:

Not applicable.

10. Incorporations by reference and their location in the rules:

Not applicable.

11. The full text of the rules follows:

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ARRA-4
Rev. 05/25/95

ARIZONA RADIATION REGULATORY AGENCY
APPLICATION FOR REGISTRATION OR LICENSING OF SOURCES OF RADIATION
(Excluding Radioactive Material)
(See Instructions on Reverse Side)

THIS APPLICATION IS FOR: NEW REGISTRATION/LICENSE ☐ RENEWAL REGISTRATION/LICENSE ☐ AMENDMENT TO PRIOR APPLICATION ☐

FACILITY INFORMATION

1. NAME OF OWNER OR POSSESSOR (Individual, Partnership, Corporation, etc)

2. AREA CODE - TELEPHONE #

3. MAILING ADDRESS: NO. AND STREET

CITY AND STATE

ZIP CODE

4. ADDRESS AT WHICH SOURCES WILL BE USED, IF DIFFERENT FROM ITEM 3.

5. THIS IS AN APPLICATION FOR (CHOOSE ONE ONLY):

X-RAY FACILITY ☐

PARTICLE ACCELERATOR FACILITY ☐

NON-IONIZING RADIATION FACILITY ☐

SUBMIT A SEPARATE ARRA-4 FORM FOR EACH TYPE OF RADIATION SOURCE.

SEE REVERSE FOR LIST OF ATTACHMENTS TO BE INCLUDED WITH THIS APPLICATION.

6. INDIVIDUAL RESPONSIBLE FOR RADIATION PROTECTION AT THIS FACILITY
NAME

TITLE

7. LEGAL STRUCTURE OF APPLICANT

An Individual ☐ A Partnership ☐* A Corporation ☐** An Unincorporated Association ☐ City/County/State Government ☐

* A Partnership

Please provide the name and address of each individual or legal entity owning a partnership interest in the applicant.

Please state the percentage ownership of the applicant partnership held by each of the individuals or legal entities listed above.

** A Corporation

STOCK OF APPLICANT CORPORATION

# AUTHORIZED SHARES	# ISSUED SHARES	# SUBSCRIBED SHARES	TOTAL STOCKHOLDERS	TOTAL SUBSCRIBERS

Is the applicant corporation directly or indirectly controlled by another corporation or other legal entity?

If "yes" give name and address of other corporation or legal entity and describe how such control exists and the extent thereof.

For all entities, please identify the State, District, or Territory under the laws of which the applicant is organized. Include the name and address of any Arizona agent for the applicant.

8. The applicant and any official executing this application certifies that this application has been prepared in accordance with Arizona Administrative Code, Title 12, Chapter 1, and all information contained herein, including any supplements and attachments hereto, is true and correct to the best of our knowledge and belief.

DATE

APPLICANT (ITEM 1)

BY

TITLE

Arizona Administrative Register
Notices of Proposed Rulemaking

ARRA-4
Rev. 05/25/95

INSTRUCTIONS

1. Items 1.- 3. are self-explanatory. Be sure to include area code and all ZIP codes.
2. Item 4., list address(es) at which a source of radiation may be used other than the address listed in item 3. If statewide, countywide, or citywide, please so designate. Leave blank if the same as item 3.
3. Item 5. Please classify the facility according to the usage for which this application is being filed. If more than one usage of sources of radiation occurs at this facility, a separate application should be filed for each usage. You may make copies of the front of this form, if necessary.
4. Item 6., List the name and telephone number of the individual who is delegated responsibility for radiation control for the facility. If a committee has this responsibility, list the chairman and attach a list of the committee membership. In any case, an individual usually designated as the Radiation Safety Office will have the day-to-day responsibility for the administration of the Radiation Safety Program of the facility.
5. Item 7, please indicate the legal structure of the applicant. **NOTE:** for all cases indicate the State, etc, under which the entity is organized and any Arizona Agent representing the entity.
6. Item 8., please sign and date the application.
7. **PLEASE NOTE AN APPLICATION FOR NEW EQUIPMENT (NEVER REGISTERED/LICENSED BY THE APPLICANT) CANNOT BE PROCESSED UNTIL THE APPROPRIATE APPLICATION FEE IS RECEIVED. THE APPLICANT IS REMINDED NOT TO USE UNREGISTERED/UNLICENSED EQUIPMENT**

No registration is complete unless the appropriate forms listing the equipment to be registered/licensed accompany this application. The following is a list of the appropriate forms to use when registering equipment.

TYPE EQUIPMENT	FORM(S) TO BE SUBMITTED WITH THIS APPLICATION
Medical/Dental Diagnostic X-Ray units	ARRA-4X
Medical Therapy X-Ray (<1,000kPv)	ARRA-4XT
Medical Therapy X-Ray (=>1Mev)	ARRA-4PAT
Industrial Gauge	ARRA-4IG
Industrial Radiography (<1,000kVp)	ARRA-4IR
Industrial Radiography (=>1Mev)	ARRA-4PAR
All other Particle Accelerators	ARRA-4PA
Service Organizations	ARRA-4S
Mammography	ARRA-13
Laser	ARRA-1070
MRI	ARRA-1090
Tanning	ARRA-1004 and ARRA-1005
Radio Frequency	ARRA-1030

RETAIN A COPY FOR YOUR RECORDS

Arizona Administrative Register
Notices of Proposed Rulemaking

ARRA-4IG
07/20/95

ARIZONA RADIATION REGULATORY AGENCY
ATTACHMENT TO ARRA-4 FOR INDUSTRIAL GAUGE OR ANALYTICAL X-RAY SOURCE OF RADIATION
(does **NOT** include Industrial Radiography)

(See Instructions on Reverse)

INDIVIDUAL IN CHARGE OF MACHINE

NAME _____	TITLE _____	TELEPHONE # _____
------------	-------------	-------------------

TYPE FACILITY		
EDUCATIONAL _____	INDUSTRIAL RESEARCH _____	INDUSTRIAL OTHER _____

MACHINE INFORMATION

X-Ray Unit			
Analytical _____	Industrial Gauge _____	This Machine is Mobile _____ or Fixed _____	Other _____

EQUIPMENT

MANUFACTURER	MODEL NUMBER	SERIAL NO.	MAX. KVP	MAX. MA.
Control Panel _____				
Rad. Tube #1 _____				
Tube #2 _____				
Tube #3 _____				

SHIELDING INFORMATION
(Use additional Pages, if necessary)

Arizona Administrative Register
Notices of Proposed Rulemaking

ARRA-4IG
07/20/95

INSTRUCTIONS

1. Please provide a drawing of the facility, including construction material, and your calculations of the shielding needed to assure compliance with R12-1-408 and R12-1-416. The calculations should include the information required to assess the compliance with these regulations.
2. Please provide the specific instructions or procedures including any restrictions provided to the equipment operators.
3. Please note that R12-1-204(C) requires the transferor provide each registrant, to maintain for each x-ray machine, such information as;
 - a. Calibration of the x-ray tube potential, tube current, and filtration;
 - b. Maintenance schedule;
 - c. Unit specifications, including the reproducibility of the tube potential, timer, tube current, and collimator accuracy.

ARRA4-IG Page 2

Arizona Administrative Register
Notices of Proposed Rulemaking

ARRA-4IR
07/20/95

ARIZONA RADIATION REGULATORY AGENCY
ATTACHMENT TO ARRA-4 FOR AN INDUSTRIAL RADIOGRAPHY X-RAY SOURCE OF RADIATION (<999kVp)
(See Instructions on Reverse)

INDIVIDUAL IN CHARGE OF MACHINE

NAME	TITLE	TELEPHONE #
<hr/>		
TYPE PROGRAM		
Cabinet ____	Fixed ____	Mobile ____

MACHINE INFORMATION

Industrial Radiography <999kVp

Fluoroscopic w/image Intensifier ____	Radiographic ____	Other ____
---------------------------------------	-------------------	------------

EQUIPMENT

MANUFACTURER	MODEL NUMBER	SERIAL NO.	MAX. KVP	MAX. MA.
<hr/>				
Control				
Panel				
Rad.				
Tube #1				
Tube #2				
Tube #3				

SHIELDING INFORMATION
(Use additional pages, if necessary)

Arizona Administrative Register
Notices of Proposed Rulemaking

ARRA-4IR
07/20/95

INSTRUCTIONS

1. Please provide a drawing of the facility, including construction material, and your calculations of the shielding needed to assure compliance with R12-1-408 and R12-1-416. If for temporary locations, please provide a copy of your operating and emergency procedures which contain the information required by R12-1-522.
2. Please provide the specific instructions including any restrictions provided to the radiographers.
3. Please note that R12-1-534 requires each registrant to maintain for each industrial x-ray radiography site:
 - a. A copy of the registration form;
 - b. Operating and emergency procedures;
 - c. Agency rules;
 - d. Survey records as required by R12-1-533 along with dosimetry records; and
 - e. The latest instrument calibration which indicates the applicability to the x-ray energies in use at the site.

ARRA-4IR Page 2

Arizona Administrative Register
Notices of Proposed Rulemaking

ARRA-4PAR
05/25/95

ARIZONA RADIATION REGULATORY AGENCY
ATTACHMENT TO ARRA-4 FOR AN INDUSTRIAL RADIOGRAPHY X-RAY SOURCE OF RADIATION (>1MVp)
(See Instructions on Reverse)

INDIVIDUAL IN CHARGE OF MACHINE

NAME _____

CLASSIFICATION OF PERSONNEL IN CHARGE OF MACHINE

Health Physicist ____ Radiographer ____ Other ____

MACHINE INFORMATION

Industrial Radiography <999kVp

Betatron ____ Cyclotron ____ Van de Graff ____ Linear ____

Other ____ This Machine is Mobile ____ or Fixed ____

EQUIPMENT

MANUFACTURER	MODEL NUMBER	SERIAL NO.	MAX. MVP	MAX. MA.

SHIELDING INFORMATION
(Use additional pages, if necessary)

Arizona Administrative Register
Notices of Proposed Rulemaking

ARRA-4PAR
05/25/95

INSTRUCTIONS

1. Please provide a drawing of the facility, including construction material, and your calculations of the shielding needed to assure compliance with R12-1-408 and R12-1-416. If for temporary locations, please provide a copy of your operating and emergency procedures which contain the information required by R12-1-522.
2. Please provide the specific instructions including any restrictions provided to the radiographers.
3. Please note that R12-1-534 requires each registrant to maintain for each industrial x-ray radiography site:
 - a. A copy of the registration form;
 - b. Operating and emergency procedures;
 - c. Agency rules;
 - d. Survey records as required by R12-1-533 along with dosimetry records; and
 - e. The latest instrument calibration which indicates the applicability to the x-ray energies in use at the site.

ARRA-4PAR Page 2

Arizona Administrative Register
Notices of Proposed Rulemaking

ARRA-4PAT
05/25/95

ARIZONA RADIATION REGULATORY AGENCY
ATTACHMENT TO ARRA-4 FOR MEDICAL THERAPY PARTICLE ACCELERATOR SOURCE OF RADIATION <999kVp
(See Instructions on Reverse)

INDIVIDUAL IN CHARGE OF MACHINE

NAME _____

CLASSIFICATION OF PROFESSIONAL IN CHARGE OF MACHINE

General Practitioner _____ Health Physicist _____ Registered X-Ray Technologist _____
Radiologist _____ Radiologist _____ Non-Registered X-Ray Tech. _____
Osteopath _____ Other _____

MACHINE INFORMATION

Medical Therapeutic Particle Accelerator

Betatron _____

Cyclotron _____

Van de Graff _____

Other Medical therapy _____

EQUIPMENT

MANUFACTURER	MODEL NUMBER	SERIAL NO.	MAX. MVP	MAX. MA.
Photons _____				
Electrons _____				
Neutrons _____				

SHIELDING INFORMATION
(Use additional Pages, if necessary)

Arizona Administrative Register
Notices of Proposed Rulemaking

ARRA-4PAT
05/25/95

1. Please provide a scale drawing of the facility, including construction material, and your calculations of the shielding needed to assure compliance with R12-1-408 and R12-1-416. The calculations should include the information required by R12-1-603(C)(2). For your assistance Regulatory Guide 11.5 is available to guide you in supplying these items. You may wish to submit the consultant design report for the facility instead.
2. Please provide the specific instructions including any restrictions provided to the equipment operators. Regulatory Guide 11.5 will assist you in completing this portion of the application.
3. Please note that R12-1-612(C) requires each registrant to maintain for each particle accelerator:
 - a. Prior to initiating treatment, radiation protection survey of the facility is made and the record retained, a copy must be provided to the Agency;
 - b. A record of the calibrations of the Unit;
 - c. A record of the spot checks must be maintained.

ARRA-4PAT Page 2

Arizona Administrative Register
Notices of Proposed Rulemaking

ARRA-4S
05/25/95

ARIZONA RADIATION REGULATORY AGENCY
ATTACHMENT TO ARRA-4 FOR INSTALLERS/SERVICERS OF SOURCES OF RADIATION

INDIVIDUALS PERFORMING INSTALLATION OR SERVICE

NAME

TRAINING & EXPERIENCE IN SERVICING RADIATION EQUIPMENT

1.

2.

3.

4.

5.

6.

7.

8.

Arizona Administrative Register
Notices of Proposed Rulemaking

ARRA-4X
07/20/95

ARIZONA RADIATION REGULATORY AGENCY
ATTACHMENT TO ARRA-4 FOR THE REGISTRATION OF MEDICAL/DENTAL OR VETERINARIAN DIAGNOSTIC X-RAY
SOURCE OF RADIATION

(See Instructions on Reverse)

INDIVIDUAL IN CHARGE OF MACHINE

NAME _____	TITLE _____			
TYPE FACILITY				
HOSPITAL ____	DENTAL ____	PODIATRY ____	MAMMOGRAPHY ____	CHIROPRACTIC ____
OTHER MEDICAL ____	VETERINARIAN ____	INDUSTRIAL ____	EDUCATIONAL ____	OTHER ____

MACHINE INFORMATION

Diagnostic X-Ray

Fluoroscopic w/image Intensifier ____	Intra Oral ____
Fluoroscopic wo/image Intensifier ____	Panographic ____
Combination w/image Intensifier ____	Cephalometric ____
Combination wo/image intensifier ____	Tomographic ____
Radiographic ____	Computer Axial Tomographic ____
Photofluorographic ____	Other Dental ____
Other Medical ____	This Machine is Mobile ____, Fixed ____, or Portable ____

EQUIPMENT

MANUFACTURER	MODEL NUMBER	SERIAL NO.	MAX. KVP	MAX. MA.
Control Panel				
Rad. Tube #1				
Tube #2				
Tube #3				
Tube #4				
Fluoro. Tube #1				

SHIELDING INFORMATION

(use additional pages, if necessary)

Arizona Administrative Register
Notices of Proposed Rulemaking

ARRA-4X

07/20/95

INSTRUCTIONS

1. Excluding dental, computer axial tomography, and mammography units, please provide a scale drawing of the facility, including construction material, and your calculations of the shielding needed to assure compliance with R12-1-408 and R12- 1-416. The calculations should include the information required by R12-1-603(C)(2). For your assistance Regulatory Guide 10.5 is available to guide you in supplying these items.
2. Please provide the specific instructions including any restrictions provided to the equipment operators. Regulatory Guide 10.5 will assist you in completing this portion of the application.
3. Please note that R12-1-604(B) requires each registrant to maintain for each x-ray machine:
 - a. Maximum rating of technique factors;
 - b. Aluminum equivalent filtration of the useful beam, including routine variations;
 - c. Records of surveys, calibrations, maintenance, modifications, and the names of persons who performed the service;
 - d. A scale drawing of the room in which a stationary x-ray system is located; and
 - e. A copy of all correspondence with the Agency relating to the x-ray machine.
4. Please note that R12-1-204(C) requires transferor provide to each registrant, to maintain the information in (3) above for each x-ray machine. Examples of what information should be provided by the transferor include:
 - a. Calibration of the x-ray potential, tube current, and filtration;
 - b. Maintenance schedule,
 - c. Unit specifications, including the reproducibility of the tube potential, timer, tube current, and collimator accuracy.

Please supply the information provided to you by the transferor for item (4).

ARRA-4X Page 2

Arizona Administrative Register
Notices of Proposed Rulemaking

ARRA-4XT
07/20/95

ARIZONA RADIATION REGULATORY AGENCY
ATTACHMENT TO ARRA-4 FOR MEDICAL THERAPY X-RAY SOURCE OF RADIATION <999kVp
(See Instructions on Reverse)

INDIVIDUAL IN CHARGE OF MACHINE

NAME _____

TYPE FACILITY

HOSPITAL ____ RADIOLOGY CLINIC ____ MEDICAL CLINIC ____ VETERINARIAN ____ OTHER ____

MACHINE INFORMATION

Medical Therapeutic X-Ray

<150kVp ____ 151-999kVp ____

EQUIPMENT

MANUFACTURER	MODEL NUMBER	SERIAL NO.	MAX. KVP	MAX. MA.
--------------	--------------	------------	----------	----------

Control _____

Panel _____

Therapy _____

Tube #1 _____

Tube #2 _____

Tube #3 _____

SHIELDING AND CALIBRATION INFORMATION
(Use additional pages, if necessary)

Arizona Administrative Register
Notices of Proposed Rulemaking

ARRA-4XT
07/20/95

INSTRUCTIONS

1. Please provide a scale drawing of the facility, including construction material, and your calculations of the shielding needed to assure compliance with R12-1-408 and R12-1-416. The calculations should include the information required by R12-1-603(C)(2). For your assistance Regulatory Guide 11.5 is available to guide you in supplying these items. You may wish to submit the consultant design report for the facility instead.
2. Please provide the specific instructions including any restrictions provided to the equipment operators. Regulatory Guide 11.5 will assist you in completing this portion of the application.
3. Please note that R12-1-611(C) and (D) requires each registrant to maintain for each x-ray machine:
 - a. A record of the radiation protection survey of the facility;
 - b. A record of the calibrations of the Unit;
 - c. For Unit >150 kVp, a record of the spot check must be maintained.
4. Please provide a copy of (3)(a) and (b) when they are initially completed for this installation.

ARRA-4XT Page 2

Arizona Administrative Register
Notices of Proposed Rulemaking

ARRA-13
Rev. Nov. 1993



ARIZONA RADIATION REGULATORY AGENCY
APPLICATION FOR MAMMOGRAPHY FACILITY CERTIFICATION

INSTRUCTIONS - Complete all items in this application for Certification of a Mammography Facility or for renewal of a Certification. Use supplemental sheet where necessary. Item 11 must be complete on all applications. Prepare two copies of this application and all associated supplements or attachments. Mail original to Arizona Radiation Regulatory Agency, 4814 South 40th Street, Phoenix AZ 85040. Upon approval of this application, the applicant will receive a Certificate issued in accordance with A.R.S. §§ 32-2843 and/or 30-672(J).

1A. Name and address of applicant, include ZIP Code.		1B. Street address for Mammography Operations, if different from 1A.	
2. Person to contact regarding this application		Telephone No.	
3. Application for: <input type="checkbox"/> New Certification <input type="checkbox"/> Renewal Certification <input type="checkbox"/> Screening Mammography <input type="checkbox"/> Non-screening Mammography			
4A. Radiation Safety Officer (RSO).		4B. Radiation Physicist, Training, and Duties.	
5. Control Manufacturer	6. Control Model #.	7A. Control Serial #	7B. Tube Manuf. and Model #.
8. Address of Darkroom. (If not on site, ref A.R.S. § 32-2843).		9. For Screening Mammography, attach a copy of: a. The physician approved guide for accepting patients. b. The facility's quality assurance program. c. The Medical Physicist Evaluation of the Facility.	
10. Physicians to read or interpret mammography images, enclose certification from the Arizona Board of Medical or Osteopathic Examiners.			

11. The applicant and any official executing this application certify that this application has been prepared in accordance with 12 A.A.C.1, and all information contained herein, including any supplements and attachments hereto, is true and correct to the best of our knowledge and belief.

(Type or print name of Certifying Official)

(Title of Certifying Official)

By: _____
(Signature)

Date: _____

Arizona Administrative Register
Notices of Proposed Rulemaking

ARRA-1004
May 1994



ARIZONA RADIATION REGULATORY AGENCY

NONIONIZING RADIATION LICENSE APPLICATION

INSTRUCTIONS - Complete all items in this application for a new license or the renewal of an existing license. Use the provided data forms and supplemental sheets where necessary. Retain a copy of this application for your records. Mail the original to: Arizona Radiation Regulatory Agency, 4814 South 40th Street, Phoenix, Arizona 85040. Upon approval of this application, the applicant will receive a Nonionizing Radiation License issued in accordance with the requirements contained in Arizona Administrative Code.

1. NAME AND ADDRESS OF LICENSEE: TELEPHONE NUMBER:	2. ADDRESS AT WHICH DEVICE(S) WILL BE USED: 4. THIS IS AN APPLICATION FOR: (Check appropriate item) <div style="margin-left: 20px;"><input type="checkbox"/> NEW LICENSE <input type="checkbox"/> RENEWAL OF LICENSE NO. _____ <input type="checkbox"/> AMENDMENT TO LICENSE NO. _____</div>																								
3. PERSON TO CONTACT REGARDING THIS APPLICATION TELEPHONE NUMBER:	5. THIS APPLICATION IS FOR: (Check appropriate item) <table style="width: 100%; border: none;"><tr><td style="width: 30%;"><input type="checkbox"/> TANNING FACILITY</td><td style="width: 20%;">number of devices _____</td><td style="width: 50%;">Attach Tanning Data Forms and Nonionizing Radiation User Applications</td></tr><tr><td><input type="checkbox"/> INDUSTRIAL LASER FACILITY</td><td>number of devices _____</td><td>Attach Laser Facility Data Forms and Nonionizing Radiation User Applications</td></tr><tr><td><input type="checkbox"/> MEDICAL LASER FACILITY</td><td>number of devices _____</td><td>Attach Laser Facility Data Forms and Nonionizing Radiation User Applications</td></tr><tr><td><input type="checkbox"/> LASER LIGHT SHOW</td><td>variance number _____</td><td>Attach Variance and Nonionizing Radiation User Applications</td></tr><tr><td><input type="checkbox"/> MEDICAL RF DEVICE FACILITY</td><td>number of devices _____</td><td>Attach RF Data Forms and Nonionizing Radiation User Applications</td></tr><tr><td><input type="checkbox"/> MEDICAL IMAGING FACILITY</td><td>number of devices _____</td><td>Attach Imaging Data Forms and Nonionizing Radiation User Applications</td></tr><tr><td><input type="checkbox"/> INDUSTRIAL RF FACILITY</td><td>number of devices _____</td><td>Attach RF Data Forms and Nonionizing Radiation User Applications</td></tr><tr><td><input type="checkbox"/> OTHER RADIATION MACHINES</td><td>Contact the Agency</td><td></td></tr></table>	<input type="checkbox"/> TANNING FACILITY	number of devices _____	Attach Tanning Data Forms and Nonionizing Radiation User Applications	<input type="checkbox"/> INDUSTRIAL LASER FACILITY	number of devices _____	Attach Laser Facility Data Forms and Nonionizing Radiation User Applications	<input type="checkbox"/> MEDICAL LASER FACILITY	number of devices _____	Attach Laser Facility Data Forms and Nonionizing Radiation User Applications	<input type="checkbox"/> LASER LIGHT SHOW	variance number _____	Attach Variance and Nonionizing Radiation User Applications	<input type="checkbox"/> MEDICAL RF DEVICE FACILITY	number of devices _____	Attach RF Data Forms and Nonionizing Radiation User Applications	<input type="checkbox"/> MEDICAL IMAGING FACILITY	number of devices _____	Attach Imaging Data Forms and Nonionizing Radiation User Applications	<input type="checkbox"/> INDUSTRIAL RF FACILITY	number of devices _____	Attach RF Data Forms and Nonionizing Radiation User Applications	<input type="checkbox"/> OTHER RADIATION MACHINES	Contact the Agency	
<input type="checkbox"/> TANNING FACILITY	number of devices _____	Attach Tanning Data Forms and Nonionizing Radiation User Applications																							
<input type="checkbox"/> INDUSTRIAL LASER FACILITY	number of devices _____	Attach Laser Facility Data Forms and Nonionizing Radiation User Applications																							
<input type="checkbox"/> MEDICAL LASER FACILITY	number of devices _____	Attach Laser Facility Data Forms and Nonionizing Radiation User Applications																							
<input type="checkbox"/> LASER LIGHT SHOW	variance number _____	Attach Variance and Nonionizing Radiation User Applications																							
<input type="checkbox"/> MEDICAL RF DEVICE FACILITY	number of devices _____	Attach RF Data Forms and Nonionizing Radiation User Applications																							
<input type="checkbox"/> MEDICAL IMAGING FACILITY	number of devices _____	Attach Imaging Data Forms and Nonionizing Radiation User Applications																							
<input type="checkbox"/> INDUSTRIAL RF FACILITY	number of devices _____	Attach RF Data Forms and Nonionizing Radiation User Applications																							
<input type="checkbox"/> OTHER RADIATION MACHINES	Contact the Agency																								

The Applicant and any official executing this certificate on behalf of the applicant named in item 1 certify that this application is prepared in conformity with 12 A.A.C. 1, and that all information contained herein, including any supplements attached hereto, is true and correct to the best of our knowledge and belief. Further, the Applicant and any official executing this certificate agree to conform to the Statutory and Administrative requirements of the State of Arizona and the Arizona Radiation Regulatory Agency.

(TYPE OR PRINT NAME OF CERTIFYING OFFICIAL)	BY: _____ (SIGNATURE)
(TITLE OF CERTIFYING OFFICIAL)	DATE: _____

RETAIN A COPY FOR YOUR RECORDS

ARRA-1070
May 1994



LASER DATA FORM

1. NAME AND ADDRESS OF LICENSEE:

2. ADDRESS AT WHICH DEVICE(S) WILL BE USED:

TELEPHONE NUMBER:

3. PERSON TO CONTACT REGARDING THIS DATA FORM

4. THIS IS DATA FOR AN APPLICATION FOR: (Check appropriate item)

☐ NEW LICENSE☐ RENEWAL OF LICENSE NO. _____☐ AMENDMENT TO LICENSE NO.

TELEPHONE NUMBER:

5. LASER IDENTIFYING INFORMATION:

MANUFACTURER: _____

MODEL NUMBER: _____

SERIAL NUMBER: _____

6. LASER CLASS AND TYPE:

LASER CLASS: _____

LASING MEDIUM (i.e. CO2 or YAG): _____

PRINCIPAL WAVELENGTH:

(TYPE OR PRINT NAME OF CERTIFYING OFFICIAL)

BY:

(SIGNATURE)

(TITLE OF CERTIFYING OFFICIAL)

DATE:

December 1, 1995

Arizona Administrative Register
Notices of Proposed Rulemaking

ARRA-1090
May 1994



ARIZONA RADIATION REGULATORY AGENCY
IMAGING DATA FORM

INSTRUCTIONS - Complete all items in this data sheet for licensing a new facility or the renewal or amendment of an existing license. Use one data form for each Imaging Device. Retain a copy of this data sheet for your records. Attach this data sheet to your NONIONIZING RADIATION LICENSE APPLICATION and mail to: Arizona Radiation Regulatory Agency, 4814 South 40th Street, Phoenix, Arizona 85040. Upon approval of the application, the applicant will receive a Nonionizing Radiation License issued in accordance with the requirements contained in Arizona Administrative Code. This data form is for use by Imaging device facilities. Other facility types are required to use forms provided by the Agency.

<p>1. NAME AND ADDRESS OF LICENSEE:</p> <p>TELEPHONE NUMBER:</p>	<p>2. ADDRESS AT WHICH DEVICE(S) WILL BE USED:</p>
<p>3. PERSON TO CONTACT REGARDING THIS DATA FORM</p> <p>TELEPHONE NUMBER:</p>	<p>4. THIS IS DATA FOR AN APPLICATION FOR: (Check appropriate item)</p> <p><input type="checkbox"/> NEW LICENSE</p> <p><input type="checkbox"/> RENEWAL OF LICENSE NO. _____</p> <p><input type="checkbox"/> AMENDMENT TO LICENSE NO. _____</p>
<p>5. IMAGING DEVICE IDENTIFYING INFORMATION:</p> <p>MANUFACTURER: _____</p> <p>MODEL NUMBER: _____</p> <p>SERIAL NUMBER: _____</p>	<p>6. IMAGING DEVICE STRENGTH AND TYPE:</p> <p>DEVICE FIELD STRENGTH: _____</p> <p>DEVICE CYCLE TIME: _____</p> <p>PRINCIPAL FREQUENCY: _____</p>

The Applicant and any official executing this certificate on behalf of the applicant named in item 1 certify that this application is prepared in conformity with 12 A.A.C. 1, and that all information contained herein, including any supplements attached hereto, is true and correct to the best of our knowledge and belief. Further, the Applicant and any official executing this certificate agree to conform to the Statutory and Administrative requirements of the State of Arizona and the Arizona Radiation Regulatory Agency.

DATE:

RETAIN A COPY FOR YOUR RECORDS